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Mary Louise Garein

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Producers 88 (4-89) --- Paid-Up With 640 Acres Pooling Provision

PAID-UP OIL AND GAS LEASE (No Surface Use)

THIS LEASE AGREEMENT is made this 19th day of October, 2010, by and between Moran Foods, Inc. whose address is 100 Corporate Office Drive, Earth. City, MO 63045-1511 as Lessor, and CHESAPEAKE EXPLORATION, L.L.C., an Okishoma limited liability company, whose address is P.O. Box 18496, Okishoma City, Okishoma 73154-0496, as Lessee. All printed portions of this lesse were prepared by the party harrinabove named as Lessee, but all other provisions (including the completion of blank spaces) were prepared jointly by Lessor and Lessee.

1. In consideration of a cash barras in hand paid and the covenants herein command, Lessor hereby grants, lesses and less exclusively to Lesses the following described land, hereinafter called leased premises;

Being all of Lots 1.1 thru 15, and a portion of Lot 16 of Turner's Subdivision of Lot 1, Block 2, J. L. Purvis Survey, City of Fort Worth, Tarrant County, Texas, according to the plat recorded in Volume 388, page 11, Plat Records of Tarrant County, Texas, and being more particularly described by metes and bounds as follows:

Beginning at an iron rod set for corner at the Northeast corner of said Lot 11, same point lying in the West line of Edgewood Terrace;

Thence South along the said West line of Edgewood Terrace, same line being the East line of said Turner's Subdivision of Lot 1, Block 2, J. L. Purvis Survey, for a distance 284.50 feet to an fron rod set for corner, the same point being the intersection of the said West Une of Edgewood Terrace with the North line of

Thence South 82 degrees 15 minutes 23 seconds West along the said North line of East Langaster Avenue for a distance of 176.61 feet to an iron rod found for

Thence North 39 degrees 56 seconds West continuing along the said North line of East Langaster Avenue for a distance of 32,00 feet to an iron rod found for corner, same point also being the Southwest corner of said Lot 16;

Thence North zlong the West line of said Turner's Subdivision of Lot 1, Block 2, J. L. Purvis Survey, same line being the East line of a 10 foot dedicated alley for a distance of 308,50 feet to an iron rod set for corner, same point being the Northwest corner of said Lot 11;

Thence South 89 degrees 56 minutes East along the North line of said Lot 11 for a distance of 207.00 feet to the Point of Beginning

in the County of TARRANT. State of TEXAS, comming 1.938000 gross acres, more or less (including any interests therein which Lessor may hereafter acquire by reversion, prescription or otherwise), for the purpose of exploring for, developing, producing and marketing oil and ges, along with all hydrocarbon and non hydrocarbon substances produced in association therewith (including geophysical)testumic operations). The term "gas" as used herein includes belium, extend downle and other commercial gases, as well as hydrocarbon gases. In addition to the above-described lessed premises, this lesses also covers accretions and may small strips or penets of land nowed by Lessor which are configured to the above-described lessed premises, and, in consideration of the aforementioned cash bonns, Lessor agrees to execute at Lessor's request any additional or supplemental instruments for a more complete or accurate description of the land so covered. For the purpose of determining the amount of any shur-in revealing hereunder, the number of gross acres above specified shall be deemed convex, whether actually more or less.

- 2. This lease, which is a "pald-up" lease requiring no rectals, shall be in force for a primary term of Three (3) years from the date hereof, and for as long thereafter as oil or gas or other this lease, is otherwise maintained in effect pursuant to the provisions.
- 2. This least, which is a "palloag" tasks requiring no remain, small to in loves for a primary term or a trace toy years now more another such as the soft substances overview minimized in effect primarit to the provisions between.

 3. Royalties on oil, gas and other substances produced and saved hereunder shall be paid by Lessee to Lessor as follows: (a) For oil and other liquid hydrocarbons separated at Lessee's espeator facilities, the royalty shall be \$25\circ of such production, to be delivered at Lessee's option to Lessor at the wellbase of the lesses shall have the continuing which to purches seek production at the wellbase directle tenser shall be the essential than the cases that have the continuing which to purches seek production at the wellbase directle provided that Lessee shall have the continuing which to purches seek production at the wellbase directle provided that Lessee shall have the continuing sight to purches such a prevailing price) for production of similar grades and of an vision the same field, then in the necesst field in which there is such a prevailing price) for production of similar grades and gradey; (b) for gas (including casing head goal) and all other solutances covered hereby, the rowalty shall be \$25\circ of the protection of similar grades and gradey; (c) for gas (including casing head goal) and all other solutances covered hereby, the rowalty shall be \$25\circ of the protection shall be producted to the production of similar grades the threef, less as proportionate production of the production of similar grades and grades and grades production grades and grades an

- monomentated dramage by any well of wells (coaled to other lands not pooled instruction. Here shall be no covernant to any experiency years or any astutonal wells except as expressing provided between the eligible but not the obligation to pool all or any part of the leased premises or interest therein with any other lands or interests, as to any or all depths or zones, and as to say or all substances covered by this lease, either before or make the common cannot be production, whenever Leases deems in necessary or proper to do so in order to producibly develop or operate the leased premises, whether or not similar pooling anticorty exists with respect to such leases of minests. The unit formed by such pooling for an oil well of some of the leases of minests. The unit formed by such gooding for an oil well or a local completion is conform to any well spacing or density patient that a larger unit may be formed for an oil well or gas well or a horizontal completion is conform to any well spacing or density patient that may be prescribed or permitted by any governmental authority having jurisdiction to do so. For the purpose of the foregoing, the terms "bit well" and "gas well" shall have the meanings prescribed by applicable law or the appropriate governmental authority, or, if no definition is so prescribed, "bit well" means a well with an initial gas-oil ratio of less than 100,000 cubic fiet per bared and "gas well" shall have the meanings prescribed by applicable law or the appropriate governmental authority, or, if no definition is so prescribed, "bit well" means a well with an initial gas-oil ratio of less than 100,000 cubic fiet per bared and "gas well" shall have the meaning apsort that of 100,000 cubic fiet or more per bared, based on 24-hour position test confidence during normal production contained under normal producing conditions on using standard lesses separated with an initial gas-oil ratio of the test of 100,000 cubic fiet per bared and "gas well" shall be used to a completion interval in the res

- revision. To the extent any portion of the leased premises is included in or excluded from the unit by virtue of such revision, the proportion of unit production on which royalties are payable hereunder shall thereafter be adjusted accordingly. In the absence of production in paying quantifies from a unit, or upon permanent cessation thereof, Lessee may reminate the unit by filing of record a written declaration describing the unit and gating the date of termination. Proling betwender shall not constitute a cross-conveyance of interests.

 7. If Lesser owns less than the full minaral estate in all or any part of the lessed premises, the revalities and shur-in royalties payable hereunder for any well on any part of the lesses premises at many lease the three of the person that the sor's in interest in the full minaral estate in such pert of the lessed premises.

 8. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zona, and the rights and obligations of the parties hereunder shall extend to their respective heir, devisees, near-curve, administrators, necessors and assigns. No change in Lessey's ownership shall have the effect of reducing the parties hereunder shall cancard to their respective heir, devisees, near-curve, administrators, necessors and assigns. No change in Lessey's ownership shall have the effect of reducing the parties hereunder believed to obtain the continuous of the parties hereunder believed to obtain the continuous of the comment establishing such change of ownership to the satisfaction of Lessee until 90 days after Lessee has been firminished the original or certified or death of more of their original or near persons are entitled to shur-in myslities hereunder. Lessee may pay or tender such shur-in myslities to the crusified or the certified of decedent is estate in the depository designated above. If any time two or more persons are entitled to shur-in myslities hereunder, Lessee may pay or te
- interest in less them all of the area covered hereby, Lessee's obligation to pay or tender shatin, royalties shall be proportionately reduced in accordance with the net acreage interest retained heretunder.

 10. In exploring for, developing, producing and macketing oil, gas and other substances covered horeby on the leased premises or lands pooled or unitized herewith, in primary and/or enhanced recovery, Lessee shall have the right of impress and egrees along with the right to combars such operations on the leased premises as may be reasonably necessary for such purposes, muching but not limited to geophysical operations, the dilling of wells, and the construction and use officials, canals, prelimines, tanks, water wells, disposal wells, injection wells, price, electric and stephane lines, power entires, and other facilities deemed necessary by Lessee to discover, produce, sove, treat and/or transport production. Lessee may use in such operations, five of fort, may oil, gas, water and/or other substances produced on the leased premises or lands pooled therewith, the smolllary rights granted barrin shall apply (a) to the entire leased premises described in Fangraph 1 above, not withing Lessee is and producing or marketing from the leased premises or office leases and (b) to any other loads in which Lessor now or hereafter has authority to grant such rights in the vicinity of the leased premises or lands used by Lessee shall bury high price that below ordinary plow depth on cultivated lands. No well shall be located less than 200 feet from any house or barn now on the leased premises or other lands, and to economecial tuniter and growing purps thereon. Lessee shall pay for damage caused by its operations to buildings and other improvements now on the leased premises or such other lands, and to economecial tuniter and growing purps thereon. Lessee shall have the night at any time to remove its fixtures, explanent and magnisk, including well casing, from the leased premises or such other lands during the term of t

breach or default and Lasses fails to do so.

14. For the same consideration retired above, Lessor hereby grants, assigns and conveys into Lessee, its successors and assigns, a perpetual subsurface well hore essentent under and through the lessed permittees for the placement of well-hore (along router selected by Lessee) from oil or gas wells the surface locations of which are sintested on other tracts of land and which are not invended to develop the lessed premittee or lands pooled therewith and from which Lessor shall have no right to royalty or other benefit. Such subsurface well hore essentents shall not with the land and survive say termination of this lesse.

15. Lessor hereby warrants and agrees to defined title conveyed to Lessee hereunder, and agrees these Lessee's option may pay and discharge any taxes, mortgages or lieus existing, levied or assessed on or against the leased premittee. It lesses exercises such option, Lesses shall be palroqued to the rights of the party to whom pagment is made, and, in addition to its other rights, may reimburse itself out of any royalties or shut-in royalties otherwise psyable to Lessor hereunder. In the event Lessee is made aware of any claim inconsistent with Lessor's life, Lesses may suspend the payment of royalties and shuthin royalties becaused; without intraces, until Lessee has been firmakined satisfactory evidence that such claim has been resolved.

16. Notwintstanding anything contained to the contrary in this lesse, Lessee shall not have any rights to use the surface of the leased premittees for delling or other operations.

17. This lease may be occurred in commerpance, each of which is deemed an original and all of which only constitute one original.

DISCLANDER OF REFRESENTATIONS: Lessor acknowledges that only any lesses payments, in the form of textal, homes and royalty, are market sensitive and may vary depending on multiple fategar and that this Lesse is the product of good field negociatione. Lessor understands that these lesse payments and terms ar

SS WHEREOF, this lease is expected to be effective as of the case first written above, but upon execution shall be binding on the signatory and the signatory's heirs, devisees, administrators, successors and assigns, whether or not this lease has been extremed by all parties hereinabove named as Lessor.

attached hereto and by this reference made a part hereof MORAN FOODS, INC., ME By: G. F. Meyer

ACKNOWLEDGMENT

STATE OF_ Missour COUNTY OF St. Louis

This instrument was acknowledged before me on the 19th day of Datober Moran Foods, Inc. on behalf of said corporation.

2010, by G. F. Meyer, as Vice President of

Notary Rublic, State of Micronti Notary's name (printed): Lynnw. McQuester Notary's commission expired: Fab 4, 2012

"NOTARY SEAL " Lynn W. McQuesten, Notary Public St. Charles County, State of Missouri My Commission Expires 2/4/2012 Commission Number 08382923

Exhibit "A"

This Exhibit is attached to and made a part of that certain Peid-Up Oil & Gas Lesse made this 19th day of October, 2010, by and between Moran Foods, Inc. whose address is 100 Corporate Office Drive, Barth City, MO 63045-1511 as Lesson, and CHESAPEAKE EXPLORATION, L.L.C., an Oklabonat United liability company, whose address is P.O. Ben 18496, Oklabona City, Oklabona 73154-0596, as Lessee. If any of the following provisions conflict with or are inconsistent with any of the printed provisions or terms of this Paid-Up Oil & Gas Lesse, the following provisions shall control.

1. NO SURFACE OPERATIONS. NOTWITISTANDING ANY LANGUAGE CONTAINED IN THIS LEASE TO THE CONTRARY, LESSEE HEREBY WAIVES AND RELEASS ALL SURFACE RIGHTS OF EVERY KIND AND NATURE ACQUIRED UNDER THIS LEASE OR BY OPERATION OF LAW, IF ANY. ACCORDINGLY, LESSEE SHALL NOT HAVE ANY RIGHTS TO AND SHALL NOT (I) CONDUCT ANY SURFACE OPERATIONS WHATSOEVER UPON THE LAND, (I) PLACEARLY PERSONAL PROPERTY, FIXTURES OR EQUIPMENT UPON THE LAND, (II) ENTER UPON THE LAND FOR ANY REASON OF FOR ANY ANGUNT OF TIME, OR (IV) INTERFERE IN ANY MANINER WITH THE OPERATION OF (A) THE BUILDINGS OR OTHER MAY BE CONSTRUCTED THEREON OR (B) LESSOR'S BUSINESS ON THE LAND, HOWEVER, THIS LIMITATION SHALL NOT AFFECT THE RIGHT OF LESSEE OR ITS PERMITTED SUCCESSORS AND ASSEMS, IF ANY, TO UTILIZE THE SUBSUIFACE OF THE LAND OR ENGAGE IN DIRECTIONAL OR HORIZONTAL DRILLING ACTIVITY WHICH COMES UNDER THE LAND ANDOR FROM POOLING IN ACCORDANCE FOR ANY ANGUNT OF THE LAND FOR OR ANY OTHER USE AND ALL SHERYCES IN THE RESENTOR FUTURE USEOF THE SUBSUIFACE OF THE LAND FOR OR ANY OTHER USE AND ALL SHERYCES IN CONNECTION THEREON OR IN ANY WAY SPEECT THE PRESENTOR FUTURE USEOF THE SURFACE OF THE LAND FOR OR ANY OTHER USE AND ALL SHERYCES IN CONNECTION THEREWITH, INCLUDING, WITHOUT LIMITATION UTILITY SERVICES, AND IN NO EVENT MAY THE DRILLING ACTIVITY PENETRATE THE LAND AND THE PROPERTY OF THE CANDED THE SURFACE OF THE LAND FOR OR ANY OTHER USE AND ALL SHROWS HELD ON THE STREAM OF THE DRILLING ACTIVITY PENETRATE THE LAND AT A DEPTH OF LESSE THAN 500 FEET BELOW THE SURFACE, WITHOUT THE PRIOR WRITTEN CONSENT OF LESSER, WHICH CONSENTILESSOR MAY GRANT OR WITHHOUT DIN ITS SOLE DISCRETION. FURTHER, LESSEE SHALL GOMPLY WITH ALL APPLICABLE LEGAL REQUIREMENTS IN THE DRILLING OF WELLS FROM SUIFFACE LOCATIONS THAT OF PERFORMANT OR WITHHOUT DIN ITS SOLE DISCRETION. FURTHER, LESSEE SHALL GOMPLY WITH ALL APPLICABLE LEGAL REQUIREMENTS IN THE DRILLING OF WELLS FROM SUIFFACE LOCATION THAT IS WITHIN 500 FEET OF THE LAND, BUTLING OF THE LAND ON THE PROPERTY OF THE LAND ON THE PROVISIONS OF TH

2. INDEMINIFICATION. LESSEE AGREES TO INDEMINIFY AND HOLD HARMLESS LESSOR, AND LESSOR'S REPRESENTATIVES, SUCCESSORS, AND ASSIGNSAND LESSOR'S PARTINERS, MEMBERS, MANAGERS, OFFICERS, DIRECTORS, SHARBHOLDERS, PRINCIPALS, EMBLOYEES, TRUSTEES, AND LESSOR'S SUCCESSORS' AND ASSIGNS' PARTINERS, MEMBERS, MANAGERS, OFFICERS, DIRECTORS, SHARBHOLDERS, PRINCIPALS, EMPLOYEES, TRUSTEES, SUCCESSORS, AND ASSIGNS AGAINST ALL LOSS, COST, EXPENSES, CLAMS, DEMANDS, LABILITIES, AND CAUSES OF ACTION OF ANY NATURE FOR INTURY TO OR DEATH OF PERSONS AND LOSS OR DAMAGE TO PROPERTY, INCLIDING, WITHOUT LUMITATION, REASONABLES FEES, EAPERSES' FEES, AND COURT COSTS. CAUSED IN WHOLE OR IN PART BY LESSEE'S ACTIONS OR NEGLIGENCE OR LESSEE'S OPERATIONS WITH RESPECT TO THE LAND OR LESSEE'S MARKETING OF PRODUCTION FROM THE LAND OR ANY VOLATION BY LESSEE OF ANY LEGAL REQUIREMENTS OR ANY SPEACH BY LESSEE OF ANY REQUIREMENTS UNDER THE PROVISIONS OF THIS LEAST.

THIS LEASE,
IN ADDITION TO THE FOREGOING INDEMOTY AND NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THIS LEASE, LESSEE PROMPTLY SHALL
CLEAN UP, REMOVE, REMEDY, AND REPAIR ANY SOLI OR GROUND WATER CONTAMINATION AND DAMAGE CAUSED BY THE PRESENCE OR RELEASE OF ANY
HAZARDOUS MATERIALS IN, ON, UNDER, OR ADDIT THE LAND DURING LESSET'S OCCUPANCY, LEASING, OR CONTROL OF SAME IN CONFORMANCE WITH ALL
REQUIREMENTS OF APPLICABLE LAW. THE REDEMINICATION AND ASSUMPTION PROVIDED FOR IN THIS PARAGRAPH AS IT RELATES TO ANY ENVIRONMENTAL
CONDITION SHALL APPLY, BUTIS NOT LIMITED TO, LIABILITY FOR RESPONSE ACTIONS UNDERTAKEN PURSUANTTO CERCIA OR ANY OTHER ENVIRONMENTAL
LAW OR REGULATION.

LAW OR REGULATION.
AS USED IN THIS PARACRAPH, THE TERM "LESSEE" INCLUDES LESSEE, ITS AGENTS, EMPLOYEES, SERVANS, CONTRACTORS, AND ANY OTHER PERSON ACTING, DIRECTLY OR INDIRECTLY, UNDER ITS DIRECTION OR CONTROL, AND ITS INDEPENDENT CONTRACTORS AND ASSIGNEES, AS USED IN THIS PARAGRAPH, THE TERM "LAND" INCLUDES THE LAND COVERED BY THIS LEASE AND ANY LANDS POOLED TOGETHER THEREWITH.

LESSEE'S OBLIGATIONS PROVIDED FOR IN THIS PARAGRAPH SHALL SURVIVE THREE YEARS AFTER THE EXPIRATION OR EARLIER TERMINATION OF THIS LEASE AND SHALL INVIRE TO THE BENEFIT OF THE NAMED LESSOR UNDER THIS LEASE, ITS SUCCESSORS-IN-INTEREST HEREWIDER, AND ALL SUBSEQUENT OWNERS OF THE LAND.

3. IT IS AGREED BETWEEN THE LESSOR AND LESSEE THAT, NOTWITHSTANDING ANY LANGUAGE HEREINTO THE CONTRARY, ALL CIL, GAS OR OTHER PROCEEDS ACCRUING TO THE CREDIT OR BENEFIT OF LESSOR UNDER THIS LEAGE OR BY STATE LAW SHALL BE WITHOUT DEDUCTION FOR THE COST OF PRODUCING, GATHERING, STORING, SERARATING, TREATING, DEHYDRATING, COMPRESSING, PROCESSING, TRANSPORTING, OR MARKETING THE OIL, GAS AND OTHER PRODUCTS TO BE PRODUCED UNDER THE LEASE AND SHOULD BE PAID AT THE WELLHEAD; HOWEVER, IN THE EVENTLESSEE DETERMINES IN GOOD PAITH THAT IT CAN GRIAIN A HIGHER PRICE ATA MARKET LOCATED OUTSIDE THE LOCAL MARKET, AND LESSEE NOURS TRANSPORTATION COSTS CHARGED BY AN UNAFFILATED INTERSTATE OR INTERSTATE GAS PIPELIES IN ORDER TO ENHANCE THE VALUE OF THE OIL, GAS OR OTHER BRODUCTS, LESSOR'S PRO RATA SHARE OF SIGH COSTS MAY BE DEDUCTED FROM LESSOR'S SHARE OF PRICE THAT SLESS THAT THE FRICE TO BE RECEIVED BY LESSEE, OR A PRICE LESS HAN THE PRICE THAT COULD HAVE BEEN OBTAINED FROM A SALE IN THE LOCAL MARKET. LESSEE ACREES TO PROVIDE AND MAKE AVAILABLE TO LESSOR UND HAVE DEEN OBTAINED FROM A SALE IN THE LOCAL MARKET. LESSEE ACREES TO PROVIDE AND MAKE AVAILABLE TO LESSOR UND HIS PRODUCTS IN THE LOCAL MARKET. LESSEE'S RECORDS MAINTAINED OR UTILIZED IN CONNECTION WITH ANY COSTS PAID OR PROCEEDS RECEIVED BY LESSEE HEREUNDER.

4. UPON EXPIRATION OF THE PRIMARY TERM OF THIS LEASE, THIS LEASE SHALL AUTOMATICALLY TERMINATE AND EXPIRE AS TO ALL LEASEHOLD RIGHTS 100 BELOW THE BASE OF THE STRATIGRAPHIC EQUIVALENT OF THE DEEPEST PRODUCING FORMATION, SPUD AFTER THE DATE OF THIS LEASE, ON WITH WHICH LANDS COVERED BY THIS LEASE ARE UNITIZED.

5. NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED HEREIN, THIS LEASE SHALL NOT BE EXTENDED SOLELY BY THE PAYMENT OF SHUTIN ROYALTIES FOR MORE THAN TWO CONSECUTIVE YEARS BEYOND THE PRIMARY TERM OF THIS LEASE HAS EXPERD ANY GAS WELL IS SUBSEQUENTLY SHUTIN FOR TWO CONSECUTIVE YEARS AND THERE IS NO OTHER PRODUCTION MARKETED FROM THE LANDS AND DEPTHS THEN COVERED BY THIS LEASE FOR SAID TWO YEARS, THEN THIS LEASE SHALL AUTOMATICALLY TERMINATE AT THE END OF SAID TWO YEAR PERIOD.

MORANTOODS, INC.

By: G. F. Mayer